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[Consolidated with 07 CV 2226 DMS (POR)]

Case 3:07-cv-02132-DMS-AJB

I, Maria C. Roberts, declare as follows:

1. I am an attorney duly admitted to practice before this Court. I am an attorney with Shea Stokes Roberts & Wagner, ALC, attorneys of record for Harrah's Entertainment, Inc. and *Specially Appearing* Defendant Harrah's Operating Company, Inc. and *Specially Appearing* Defendant Harrah's Marketing Services Corporation. If called as a witness, I could and would competently testify to all facts within my personal knowledge, except where stated upon information and belief.

2. This declaration is submitted in support of *Specially Appearing* Defendants' Motion to Dismiss Pursuant to F.R.CIV.P. Rule 12(b)(2), (6).

3. On November 21, 2007, *Specially Appearing* Defendant effected a timely and proper removal of the action to the United States District Court for the Southern District of California.

4. The first amended complaint was personally served on *Specially Appearing*Defendant Harrah's Laughlin, Inc., *Specially Appearing* Defendant Harrah's License Company,
LLC and *Specially Appearing* Defendant HBR Realty Company, Inc. on March 7, 2008.

5. Attached to the Notice of Lodgment of Exhibits as Exhibit 1 is a true and correct copy of the Summons and Complaint for Damages, including Punitive Damages, Interest, and Attorney's Fees, and for Injunctive Relief, filed by Plaintiff James M. Kinder on October 2, 2007.

6. Attached to the Notice of Lodgment of Exhibits as Exhibit 2 are true and correct copies of the Vexatious Litigant List prepared and maintained by the Administrative Office of the Court, dated September 28, 2007; October 31, 2007; and January 31, 2008.

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